1	JOHN T. AFFELDT (SBN 154430)				
1	JENNY PEARLMAN (SBN 224879)				
2	TARA KINI (SBN 239093)				
3	PUBLIC ADVOCATES, INC. 131 Steuart Street, Suite 300				
5	San Francisco, California 94105				
4	Tel. (415) 431-7430				
5	Fax (415) 431-1048				
	Email: jaffeldt@publicadvocates.org				
6	jpearlman@publicadvocates.org				
7	tkini@publicadvocates.org				
8	JEFFREY SIMES (NY SRN 2813533), appearing pro hac vice				
	GOODWIN PROCTER LLP				
9	599 Lexington Avenue				
10	New York, New York 10022				
	Tel: (212) 813-8879				
11	Fax: (212) 355-3333 Email: jsimes@goodwinprocter.com				
12	Email: joinies e good wimproetericom				
	Attorneys for PLAINTIFFS				
13	(Additional attorneys listed on following page)				
14					
15	UNITED STATES DISTRICT COURT				
16					
17	NORTHERN DISTRICT OF CALIFORNIA				
	SAN FRANCISCO DIVISION				
18					
19	SONYA RENEE et al.,	Case No. 07-04299 PJH			
20	Plaintiffs,				
21	v.	DECLARATION OF N. DOE IN			
22		SUPPORT OF MOTION FOR LEAVE TO PROCEED USING FICTITIOUS			
22	MARGARET SPELLINGS, in her official capacity;	NAMES AND TO SUBMIT			
23	UNITED STATES DEPARTMENT OF EDUCATION,	DECLARATIONS UNDER SEAL			
24	Defendants.	Time: 9:00AM			
25		Date: January 30, 2008			
26					
27					

## **DOCUMENT SUBMITTED UNDER SEAL**

28

DECL OF N. DOE IN SUPPORT OF MTN FOR LEAVE TO PROCEED USING FICTITIOUS NAMES AND TO SUBMIT DECLARATIONS UNDER SEAL

7

9 10

11

12 13

14

15

16

17

18 19

2021

22

23

2425

26

27

28

NICOLE E. PERROTON (SBN 233121)

ELIZABETH F. STONE (SBN 239285)

GOODWIN PROCTER LLP

101 California Street # 1850 San Francisco, California 94111

Tel: (415) 733-6000 Fax: (415) 677-9041

Email: pthompson@goodwinprocter.com

DAVID B. COOK (DC BN 113522), appearing pro hac vice

GOODWIN PROCTER LLP 901 New York Avenue, N.W. Washington, D.C. 20001

Tel: (202) 346-4000 Fax: (202) 346-4444

Email: dcook@goodwinprocter.com

Attorneys for PLAINTIFFS

## **DOCUMENT SUBMITTED UNDER SEAL**

	JOHN T. AFFELDT (SBN 154430)				
	JENNY PEARLMAN (SBN 224879)				
	TARA KINI (SBN 239093)				
	PUBLIC ADVOCATES, INC.				
	131 Steuart Street, Suite 300				
	San Francisco, California 94105				
	Tel. (415) 431-7430 Fax (415) 431-1048				
ĺ	Email: jaffeldt@publicadvocates.org				
jpearlman@publicadvocates.org					
	tkini@publicadvocates.org				
JEFFREY SIMES (NY SRN 2813533), appearing pro hac vice					
GOODWIN PROCTER LLP					
599 Lexington Avenue					
New York, New York 10022					
Tel: (212) 813-8879					
Fax: (212) 355-3333 Email: jsimes@goodwinprocter.com					
	Email: James & good wimprocter.com				
Attorneys for PLAINTIFFS					
(Additional attorneys listed on following page)					
	LINITED STATES DIS	TRICT COURT			
UNITED STATES DISTRICT COURT					
NORTHERN DISTRICT OF CALIFORNIA					
SAN FRANCISCO DIVISION					
	SONYA RENEE et al.,	Case No. 07-04299 PJH			
	Plaintiffs,				
	v.	DECLARATION OF			
	<b>,</b> .	SUPPORT OF MOTION FOR LEAVE			
	MADCADET CDELLINGS in Law official accordance	TO PROCEED USING FICTITIOUS NAMES AND TO SUBMIT			
	MARGARET SPELLINGS, in her official capacity; UNITED STATES DEPARTMENT OF EDUCATION.	DECLARATIONS UNDER SEAL			
	,				
	Defendants.	T': 0.00414			
		Time: 9:00AM			
		Date: January 30, 2008			
١	DOCUMENT SUBMIT	TED UNDER SEAL			

DOCUMENT SUBMITTED UNDER SEAL

28

DECL OF

IN SUPPORT OF MTN FOR LEAVE TO PROCEED USING FICTITIOUS NAMES AND TO SUBMIT DECLARATIONS UNDER SEAL

Email: pthompson@goodwinprocter.com

DAVID B. COOK (DC BN 113522), appearing pro hac vice GOODWIN PROCTER LLP
901 New York Avenue, N.W.
Washington, D.C. 20001
Tel: (202) 346-4000
Fax: (202) 346-4444
Email: dcook@goodwinprocter.com
Attorneys for PLAINTIFFS

DECL OF

# DOCUMENT SUBMITTED UNDER SEAL

IN SUPPORT OF MTN FOR LEAVE TO PROCEED USING FICTITIOUS NAMES AND TO SUBMIT DECLARATIONS UNDER SEAL

## 4 5

# 7

8

6

9 10

11

12 13

15 16

14

17

18 19

20 21

23 24

22

25 26

27

28

#### **DECLARATION OF**

I,	, hereby	declare:
,	,	

- 1. The matters set forth herein are based upon my own personal knowledge, except where stated to be based upon information and belief, and if called to testify, I could and would do so competently as follows:
  - 2. I submit this declaration in support of efforts to keep my identity confidential.
- 3. I am 27 years old. Both my daughter and I are plaintiffs in this action. I have been identified as N. Doe and my daughter a student at Longwood Elementary School, has been identified as B. Doe. I serve as 's guardian ad litem.
- 4. I was born in Mexico. I moved to the United States to live here in Hayward, California in 2000 because there are better opportunities here in the United States than in Mexico, and my husband and I wanted our children to get ahead.
- 5. I now live in Hayward with my husband and my 2 children, ages 7 and 11. I am pregnant with my third child. My husband, two daughters and I do not have legal papers, but my new baby will be born in the United States and will be a US citizen. My biggest fears about having my identity known in this lawsuit are that I or members of my family would get deported and my children and I will be separated.
- 6. I joined this case as a plaintiff because it bothers me that my child's teacher is not fully certified. At the beginning of the school year, they transferred my daughter from a more experienced teacher to an intern teacher, who is not fully credentialed. I knew something was strange because my daughter's teacher worked in the school's office for many years, but now she is her teacher. A teacher's qualifications will determine how a child will progress academically. I joined this lawsuit because it will help my child and other children get qualified teachers, and children need qualified teachers to succeed academically.
- 7. I am scared that if my name were revealed in this lawsuit, I would be picked up by ICE and deported. Two months ago, my brother was arrested by the police, and the police called the immigration

authorities right away. The police told my brother, "You have a choice of staying here but we'll be able to come to your house any time of day and inspect your house for whatever reason, or we can call immigration and deport you." He chose to be deported, because he was afraid that by staying here with the police watching him, the rest of his family would be arrested as well. At the time he was arrested, my brother was living with me and my family. My brother is now back in Mexico. I miss him very much, and I don't know when I'll ever see him again.

- 8. I've heard news reports of immigration raids nearby in San Leandro. During the raids, they separate children from their parents. I'm scared this would happen to my family. My baby to be born will be a citizen, but my other two children, my husband, and I don't have papers. The husband of a woman I work with was deported because ICE raided his work.
- 9. I have another friend whose husband was arrested yesterday by the police. When the police fingerprinted him, it showed up that he had a deportation order and now they are going to deport him. He has five children—including one that is five months old—and he was the one supporting the family financially. I'm scared that the same thing could happen to me if my name were revealed in this lawsuit. If my name becomes publicly associated with this lawsuit, my daughter's teacher, principal, someone from my work, or anyone else could call ICE to report me. In addition, my boss at work might fire me if he learned about my involvement in this suit. I feel that anyone could report me at any time, and you never know when it will happen or who it will be.
- 10. If I were deported to Mexico, I don't know who would take care of my children or who would support my family. It would be very difficult for my husband to support the children financially and take care of them by himself. I would be devastated if I were separated from my children.
- 11. I feel that this lawsuit is very important to protect my daughters' right to a quality public education, but I worry about the terrible consequences that could happen if s and my true names were revealed. That's why I want to remain anonymous. I am not sure I will stay a part of this lawsuit if I don't get permission from the court to remain anonymous.

//

//

//

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: December 21, 2007

\_\_\_\_

3

5

67

8

1011

12

13 14

1516

17

18

19

2021

22

23

24

2526

27

28

### **INTERPRETER'S DECLARATION**

Guillermo Mayer declares:

- 1. I am fluent in English and Spanish, and over the age of 18. I am not a party to this action.
- 2. I accurately interpreted the document entitled, "Declaration of N. Doe In Support of

Plaintiffs' Motion for Leave to Proceed Using Fictitious Names" from English to Spanish for

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: December 21, 2007

C:3-

**GUILLERMO MAYER**